### **AGREEMENT**

This Agreement is execu	ated on this the day of
2006 at by and	between:
M/S	, a Private/Public Limited Company
established, incorporated and	registered under the Companies Act of 1956,
and having its registered office	e at
through Mr.	son of Mr.
resident of	, the Managing Director of the
	empowered and authorised to execute this
_	of the Company, and create charge upon the
1 0 1	ant to the Board Resolution passed by the
	Company in this behalf in its meeting held on
	whereof is being annexed herewith, and
	First Party " (Which expression shall always
	ors, administrators, representatives, and the et or meaning shall so require or permit ) of
the One part;	
the one part,	MVD
The J&K State through the	Directorate of Industries and Commerce
	gh its General Manager, and hereinafter to
	" (which expression shall always include his
=	strators, representatives and assigns where-
	hall so required or permit ) of the Other Part.
_	,
	ed First Party is engaged in carrying on the
business of manufacturing of	Î
at	, under the name and style of The said unit of the First Party is duly
	of the Industries and Commerce Department
for the sake of the Incentives u	inder the Registration No:
Whomas the First Donty	annuaghed the Covernment / Directorate of
= -	approached the Government/ Directorate of tment (Second Party) for grant of 90 percent
	ur under Transport Subsidy Scheme, 2002 for
the First Party has become ent	
	annexure 'A' to this agreement.
5	S
	ty vide its Order No:
	whereof is enclosed herewith as Annexure-B)
sanctioned an amount of Rs.	
only) as the Transport Subsid	ly under Central Transport Subsidy Scheme,

2002, in favour of the above named First Party which shall be disbursed in favour of the First Party through J&K Development Finance Corporation Limited, Srinagar/Jammu, hereinafter to be referred to as "the J&K DFC", subject to the terms, covenants and conditions governing the said incentive under the Central Transport Subsidy Scheme, 2002.

Whereas the First Party has consented and agreed to receive the said incentive amount in the form of the Transport Subsidy on the terms and conditions as stipulated in this behalf under the Central Transport Scheme, 2002, and as such, to evidence the said fact the parties are executing this agreement inter-se which witnesses as under:

- 1. That if the Government/Second Party at any time hereinafter is satisfied that the subsidy granted to the First Party has been claimed and obtained by him by mis-representation as to the essential fact and/or by concealing the facts and/or by furnishing false information or if the concerned unit goes out of production or if it subsequently comes to the notice that the unit was not qualifying and/or entitled to claim and receive the subsidy under reference, the First Party shall be bound and obliged to refund the above mentioned amount of the subsidy to the Second Party together with the interest at the prevalent bank rates along-with all the costs, expenses, charges etc. without any demur.
- 2. That the First Party after receiving the part or whole of the subsidy amount granted in his favour as mentioned herein shall not change the location of the whole or any part of his said industrial unit or effect any substantial part of construction or dispose off any substantial part of its total fixed capital investment or effect any change in Constitution of the Company within the period of five Years after going into production or the date of the disbursement of the subsidy under reference, whichever is earlier, without prior written request made by him in this behalf and approved by the Second Party above named.
- 3. In consideration of the above premises the First Party binds himself and undertakes and agrees to keep the Second Party safe and indemnified against all the losses, claims, damages, proceedings, costs, charges and the expenses which may be sustained, suffered or incurred, directly or indirectly, as a consequence of paying the subsidy amount under reference to the First Party and the First Party shall pay to the Second Party on demand the said amount of the subsidy released or disbursed / to be released or disbursed along-with the interest thereon and also all losses, damages, claims, costs and charges, whatsoever, without any demur.

- 4. That after receiving the grant of subsidy under reference the First Party shall be bound to submit annual progress report to the Second Party about its working for a period of 5 Years after going into production or the date of disbursement of the subsidy under reference, whichever is earlier.
- 5. That the First Party shall be bound and required to furnish any other document/information in connection with availing of the subsidy under reference as and when shall be asked by the Second Party/J&K DFC to furnish to him.
- 6. That the amount of the subsidy under reference of these presents shall be refunded by the First Party to the Second Party at any time alongwith the interest thereon as and when demanded by the Second Party from him on account of breach of any of the terms, conditions or covenants of this agreement or if the same is not reimbursed by Government of India.
- 7. That the First Party do hereby agree and bind itself that this agreement shall remain in full force and effect and binding and fully enforceable against the First Party and shall be by way of a charge upon its all assets and the First Party do hereby further agree and undertake that the First Party shall be liable to indemnify Second Party for all demands, damages, costs, losses etc. which the Second Party may incur and sustain; and the said amount shall become payable and/or recoverable from the First Party within the statutory period of limitation prescribed under the relevant statute but, however, the time for the same shall be reckoned from the date of the acquisition of the knowledge by the Second Party about the disentitlement/ disqualification of the First Party to claim and receive the subsidy amount on any account as provided herein-above and/or from the date the subsidy amount is refused to be reimbursed by the Government of India to the Second Party.
- 8. That the subsidy under reference as granted to the First Party by the Second Party shall always be governed by the terms and conditions as laid down in the Central Transport Subsidy Scheme, 2002.
- 9. That if any doubt, dispute, question or difference shall at anytime hereinafter arises, concerning the construction, effect or meaning of these presents or any matter herein contained or other respective rights and the liabilities hereunder, every such doubt, dispute, question, difference shall be referred for Arbitration toDir.I&C J&K Govt. under the J&K Arbitration and Conciliation Act, 1996. The decision of the said Arbitrator thereon shall be conclusive, final and binding on the parties.

the State Jammu and Kashmir alone. IN WITNESS WHEREOF M/S \_ set and subscribed its hands to this Agreement through its authorised Signatory, Managing Director of the Company namely Mr. son of Mr. \_\_\_\_\_ resident of \_ for and on behalf the First Party, pursuant to the Board Resolution dated \_\_\_\_\_, in acceptance of its contents and the execution thereof out of his free will, consent and volition without any sort of force, coercion, pressure or any sort of un-due influence or mis-representation in favour of the above named Second Party who has put his signatures also after accepting its contents and execution thereof on the date and place hereinabove written. **EXECUTANTS** \_\_\_ 2. 1 Gen. Manager DIC, \_\_\_\_ Managing Director Industries & Commerce Deptt. For & on behalf of: For & on behalf of: Governor of J&K State. (FIRST PARTY) (SECOND PARTY) WITNESSES: Name: \_\_\_\_\_ Name: \_\_\_\_\_ S/O:\_\_\_\_\_ S/O :\_\_\_\_\_ R/O : \_\_\_\_\_ R/O : \_\_\_\_\_ The Common Seal of the Company has been affixed to this Agreement by Mr \_\_\_\_\_ son of \_\_\_\_ \_\_ resident of \_\_\_\_\_, the Managing Director of the Company, for and on its behalf, in presence of Mr. \_\_\_\_\_ son of \_\_\_\_ resident of \_\_\_\_\_ other Director of the said Company, pursuant to Board Resolution dated \_\_\_\_\_ in presence of below named witnesses.

That It is further agreed, consented and declared in unequivocal

terms by the First Party that all the legal proceedings arising in connection with the Subsidy under reference and in relation to the present agreement will be always subject to the Jurisdiction of the local Courts/ High Court of

# COMMON SEAL OF THE COMPANY

## SIGNED BY THE ABOVE NAMED:

( N/L-2		<u> </u>
(Mr		) Director of the
Managing Director of the		
Company		Company
<u>WITNESSES:</u>		
Sig:	Sig:	
Name:	Name:	
S/O :		
R/O :	•	
,	,	
Circulation of Delicerat	1 41:41-:	M/C
Signed, sealed and Delivered		
through Mr	son of	residen
of	, the Managing	Director of the Company
for and on its behalf, pursuan		
Directors of the Company in t	hat behalf in its meet	ting held on
in presence of :		
Witnesses:		
Withcoses.		
Sig:		
Name:	( M	fr)
S/O:	M	anaging Director
R/O :	For	and on behalf of:
•		
	Pursuan	t to Board Resolution,
Sig:	Dat	ed
Name:		
S/O:		FIRST PARTY )
R/O:		11101 111111 )
10,		

ANNEXURE 'A'

### SCHEDULE TO THIS AGREEMENT AS MENTIONED ABOVE

### QUARTERWISE DETAILS OF RAW MATERIAL/ FINISHED GOODS (QTY / VALUE )

RELEVANT	OPENING	QUANTITY	TOTAL	QUANTITY	QUANTITY
QUARTER	BALANCE	IMPORTED	QUANTITY	CONSUMED	DELETED
(1)	(2)	(3)	(4)	(5)	( 6)

QUANTITY	FREIGHT	APP.	ACTUAL	FREIGHT	90 %
QUALIFYING	PAID	RATE	FREIGHT	REKONABLE	SUBSIDY
(7)	(8)	(9)	(10)	(11)	(12)

### **INDEMNITY BOND**

	OND executed on this the
day of 2006 at	_ by:
M/S	a Private/Public Limited Company under the Companies Act of 1956,
and having its registered office at	<u> </u>
through Mr so	n of Mr
resident of	, Managing Director of the ed and authorised to execute this Company and create charge upon the Board Resolution passed by the n this behalf in its meeting held on
herein-after to be called "the Obligor-C always include its successors, executor and the assigns where-ever the contex permit) of the One part; IN FAVO	ompany " (Which expression shall rs, administrators, representatives, at or meaning shall so require or
The J&K State through the Directors Department, Srinagar through its Ger	
be called "the Obligee-Department" (successors, executors, administrators, rever the context or the meaning shall separt.	which expression shall include his representatives and assigns where-
	engaged in carrying on the business at,
of manufacturing ofunder the name and style of M/S	The
said unit of the Obligor-Company is dul the Industries and Commerce Departm under the Registration No:	y registered with the Directorate of ent for the sake of the Incentives
Whereas the Obligor-Company ap of Industries and Commerce Departmen 90 % Central Transport Subsidy in favo Central Transport Subsidy Scheme,	our of Obligor-Company under the
	or-Company has become entitled to

Whereas the Obligee-Department vide its Order No:
dated (the copy whereof is enclosed herewith as Annexure-A)
sanctioned an amount of Rs (Rupees
only ) as the Central Transport Subsidy under Central Transport Subsidy
Scheme, 2002, in favour of the above named Obligor-Company which shall
be disbursed in favour of the Obligor-Company through J&K Development
Finance Corporation Limited, Srinagar/Jammu, hereinafter to be referred
to as "the J&K DFC" subject to furnishing of an Indemnity Bond to the
intent and purpose and subject to the terms, covenants and the conditions
governing the said Incentive as stipulated in this behalf under the Central
Transport Subsidy Scheme, 2002 . With the above said objective the Obligor
Company indemnifies the State Govt./ Obligee Deptt. as under:-

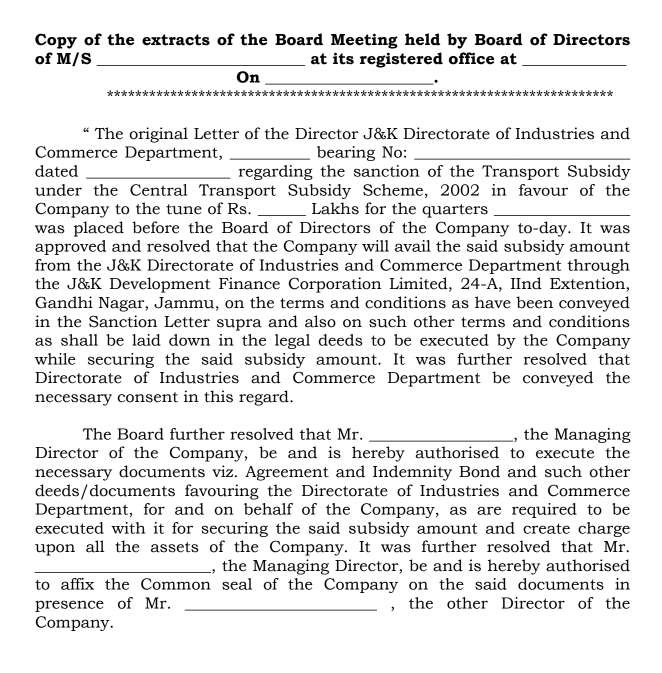
- 1. That if the Government/Obligee-Department at any time hereinafter is satisfied that the subsidy granted to the Obligor-Company has been claimed and obtained by him by mis-representation as to any essential fact and/or by concealing the facts and/or by furnishing false information or if the concerned industrial unit goes out of production within 5 years after having availed the subsidy or if it subsequently comes to the notice that the unit was not qualifying and/or entitled to claim and receive the subsidy under reference, the Obligor-Company shall be bound and obliged to refund the above mentioned amount of the subsidy to the Obligee-Department together with the interest at the prevalent bank rates along-with all the costs, expenses, charges etc. without any demur.
- 2. In consideration of the above premises the Obligor-Company binds it and undertakes and agrees to keep the Obligee-Department safe and indemnified against all losses, claims, damages, costs, charges and the expenses which may be sustained, suffered or incurred, directly or indirectly, as the consequence of paying the subsidy amount under reference to the Obligor-Company and the Obligor-Company shall pay to the Obligee-Department on demand the said amount of the subsidy released or disbursed / to be released or disbursed and all other losses, damages, claims, costs and charges, what-so-ever, to the Obligee-Department as incurred by it, without any demur.
- 3. That the Obligor-Company do hereby agree and bind itself that this bond shall remain in full force and effect and binding and enforceable against it till its realisation and satisfaction and shall be by way of a charge upon its all assets and Obligor-Company do hereby agree and undertake that the Obligor-Company shall be liable to indemnify Obligee-Department for all demands, damages, costs, losses etc. which the Obligee-Department may incur and the said amount shall become payable and/or recoverable from the Obligor-Company within statutory period of limitation prescribed

under the relevant statute but, however, the time for the same shall be reckoned from the date of the acquisition of the knowledge by the Obligee-Department about disentitlement/disqualification of the Obligor-Company to claim and receive the subsidy amount under reference on any account as provided herein-above.

- 4. That it is hereby agreed and consented by the Obligor-Company that this Indemnity Bond shall be enforceable against him in case of breach or infringement of any of the terms, covenants and conditions as laid down under the Central Transport Subsidy Scheme, 2002.
- 5. That the Obligor-Company further agrees, consents and declares in unequivocal terms that all the legal proceedings for enforcing or in relation to the present Indemnity Bond shall be always subject to the Jurisdiction of the local Courts/ High Court of the State Jammu and Kashmir alone.

IN WIT	NESS WE	HEREOF	M/S			has set
						orised Signatory, the
						namely Mr.
			son of			resident of
pursuant to the l the execution th	Board Reso ereof out o	olution da of his free	ted will, conse	nt and voli	_ in acceptantion and with	Obligor-Company, ce of its contents and out any sort of force,
coercion or un-cabove written.	due influer	ice or any	sort of mis	s-representa	ation on the d	ate and place herein-
above written.						
			EXECU?	<u>TANT</u>		
		/ N.T				
		•	or & on b		•	
	1		01 08 011 1			
	10		DBLIGOR-			
WITN	ESSES:	<del>1 - 2</del>	<u> </u>	00111111	<u>, , , , , , , , , , , , , , , , , , , </u>	
Sig:				Sig:		
Name:						
S/O :			•	S/O :		
R/O :						
				-		
						Indemnity Bond
by Mr			son o	I	ing Dinasts	resident
( )			The	- wanag	пр тиесто	i oi ine uniigor-

	presence of Mr				
the other Director of the Obligor-Company, pursuant to Board Resolution dated in presence of below named witnesses.					
COMMON OF THE CO SIGNED BY THE	OMPANY				
( Mr )  Managing Director of the  Company  WITNESSES:	Oirector of the Company				
Sig:	Sig: Name: S/O : R/O :				
of Company, for and on its behalf, p	on of resident , the Managing Director of the Obligor- oursuant to Board Resolution passed by or-Company in that behalf in its meeting				
Sig: Name: S/O: R/O:	(Sh)  Managing Director  For and on behalf of:  M/S  Pursuant to Board Resolution,				
Sig:	Dated ( OBLIGOR-COMPANY )				



True-Copy Attested.